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APPLICATION NO). I	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/885,514 06/20/2001		Robert D. Battin	CE09003R	3362		
22917	7590	02/23/2006		EXAMINER		
MOTOR(QUIN ROAD	TRAN, F	TRAN, PHUC H		
IL01/3RD	I ALGOIN	QUIA KOMD	ART UNIT	PAPER NUMBER		
SCHAUM	BURG, IL	60196	2668			
				DATE MAILED: 02/23/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applic	ation No.	Applicant(s)	Applicant(s)			
		09/885	5,514	BATTIN, ROBER	BATTIN, ROBERT D.			
Office Action Summary			ner	Art Unit				
		PHUC	H. TRAN	2616				
Period fo	The MAILING DATE of this communi or Reply	cation appears on	the cover sheet w	vith the correspondence a	ddress			
WHIC - Exter after - If NO - Failu Any (ORTENED STATUTORY PERIOD FO CHEVER IS LONGER, FROM THE Management of time may be available under the provisions SIX (6) MONTHS from the mailing date of this common period for reply is specified above, the maximum stare to reply within the set or extended period for reply reply received by the Office later than three months are departed term adjustment. See 37 CFR 1.704(b).	AILING DATE OF of 37 CFR 1.136(a). In no unication. tutory period will apply an will, by statute, cause the	THIS COMMUNI event, however, may a d will expire SIX (6) MO application to become A	ICATION. reply be timely filed NTHS from the mailing date of this (BANDONED (35 U.S.C. § 133).				
Status								
1)⊠ 2a)□								
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Dispositi	on of Claims							
5)□ 6)⊠ 7)⊠								
Applicati	ion Papers							
10)	The specification is objected to by the The drawing(s) filed on is/are: Applicant may not request that any object Replacement drawing sheet(s) including The oath or declaration is objected to	a) accepted or action to the drawing(s the correction is req	s) be held in abeya uired if the drawing	ance. See 37 CFR 1.85(a). g(s) is objected to. See 37 C	• •			
Priority ι	ınder 35 U.S.C. § 119							
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 								
Attachmen 1) Notice	e of References Cited (PTO-892)	TO 048)	4) Interview	Summary (PTO-413) (s)/Mail Date				
3) 🔲 Inforr	e of Draftsperson's Patent Drawing Review (P nation Disclosure Statement(s) (PTO-1449 or r No(s)/Mail Date			Informal Patent Application (PT	O-152)			

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DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 2. Claims 1-4, 6, 8-12, 14, 16-17, and 20 are rejected under 35 U.S.C. 102(e) as being anticipated by Leung et al. (U.S. Patent No. 6466964B1).
- With respect to claims 1,2, 8-11, and 20, Leung teaches a method for a communication infrastructure to preserve communication link bandwidth when supporting a packet communication session (e.g. the communication in Fig. 1), the method comprising the steps of:

receiving, by the communication infrastructure, a session response message that indicates a destination IP address and a destination communication port for the packet communication session (e.g. Foreign Agent receives packet from Home Agent and Fig. 5 with IP header has destination address and destination port);

determining, by the communication infrastructure, a source IP address and a source communication port for the packet communication session (block 526, 532 in Fig. 5,);

receiving, by the communication infrastructure from a communication unit, a link-layer packet for the packet communication session (col. 14, lines 32-37); and

generating, by the communication infrastructure, an IP message header and a UDP message header for the link-layer packet using the source IP address, the source communication

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port, the destination IP address, the destination communication port, the link-layer packet, and a set of predetermined values to produce an Internet protocol (IP) packet comprising the link-layer packet (e.g. Fig. 5 shows IP header and UDP header).

- With respect to claims 3-4, Leung discloses wherein the link-layer packet comprises at least one Radio Link Protocol (RLP) voice packet and wherein the IP packet comprises a voice-over-IP packet (e.g. the mobile phone communication over internet protocol in Fig. 1).
- With respect to claim 6, Leung also discloses wherein the step of determining comprises the step of accessing a table that maps communication units to IP addresses and communication units to communication ports to determine the IP address and communication port associated with the communication unit for use as the source IP address and the source communication port (e.g. Fig. 6).
- With respect to claims 12 and 16-17, Leung teaches wherein the step of generating comprises the step of inserting predetermined values from the set of predetermined values into IP header fields selected from the group consisting of a version field, a header-length field, a type-of-service field, a flags field, a fragment-offset field, a time-to-live field, an options field, and a protocol field (it is inherently to the one of the ordinary skill in the art to know the standard internet protocol IP header contain those fields in the header, in Fig. 5).

Claim Rejections - 35 USC § 103

3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

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(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

- 4. Claim 15 is rejected under 35 U.S.C. 103(a) as being unpatentable over Leung et al. (U.S. Patent No. 6466964 B1) in view of Johansson et al. (U.S. Patent No. 6820233 B1).
- With respect to claim 15, Leung discloses all the aspect of the claimed invention as set forth above but fails to teach wherein the step of generating comprises the step of calculating a checksum IP header field value by calculating a checksum of the IP message header. Johansson teaches the step of calculating a checksum for IP header (col. 5, lines 49-65). Therefore, it would have been obvious to a person of ordinary skill in the art at the time of the invention was made to implement the calculation steps of Johansson into Leung's invention for calculating the checksum to compress the data in the communication system for less bandwidth.

Allowable Subject Matter

5. Claims 5, 7, 13-14, and 18-19 objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Response to Arguments

6. Applicant's arguments with respect to claims 1-4, 6, 8-12, 15-17, and 20 have been considered but are moot in view of the new ground(s) of rejection.

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Conclusion

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to PHUC H TRAN whose telephone number is (571) 272-3172. The examiner can normally be reached on M-F (8-4:30).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, RAO SEEMA can be reached on (571)272-3174. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Phuc Tran Assistant Examiner Art Unit 2664

P.t 2/19/06

DANG TON
PRIMARY EXAMENER

TonDonne